

# Weekly Citizen

ALBUQUERQUE, -- FEB. 15, 1896.

The El Paso preachers are bigger men than the prize fighters, and they are there to stay to a finish fight.

The New Mexican, the personal organ of Gov. Thornton, feels sore over the passage of the Catron prize fight law.

BETWEEN 1867 and 1886 divorcees increased in the United States 157 percent, while the population increased only 67 percent.

The republicans of this town can make a clean sweep at the spring election if they so desire. And it will be a sensible thing to do.

People who spend time and money to attend the prize fights at El Paso are almost sure to be disappointed. The fight is dead. It cannot be held any more.

Mr. Harrison is said to have received thousands of letters and telegrams from all parts of the country, expressing regret that he has withdrawn from the coming contest.

The Los Angeles Express has done it self credit by showing up the reprehensible conduct of certain southern California fruit growers, in sending frozen oranges to market.

Months sitting in the king's gate, with a penman gratis to Haman, as compared with Catron sitting in congress, to the discomfited democratic followers of Santa Fe and Albuquerque.

The republican party will be forty years old on the 22d of this month, and the anniversary will be properly observed in this territory to the meeting of the republican central committee.

The bodies of Col. Fountain and son, supposed to have been killed by cattle thieves in Luna county, have not been found. The governor offers a reward of \$200 for the arrest and conviction of the murderers.

Catrons has won so much reputation through his vigorous and successful handling of the prize fight bill, that Judge Laughlin is said to be trying to learn to read and write so that he can fire another opinion at him.

It is wisdom to stand together. The Phoenix, Arizona, Republican says: "If the territories decide to stand together in both the republican and democratic national conventions their influence will amount to something."

The war with Cuba is costing Spain \$1,000,000 a month. The debt of Spain is \$1,200,000,000, and no further loan is possible. The inevitable result of protracted hostilities is bankruptcy in the mother country, as well as in Cuba.

There is a movement going on all over the west in favor of a general observance of Arbor day this year, and the people of Albuquerque should begin to make preparations for observing the day in a proper and energetic manner.

There is a bill about the Catron bill having been introduced as Thornton's request couldn't find anybody in New Mexico, and Catron's statement to the Associated Press will prevent it from finding any one in any other part of the world.

NEXT Monday is the day the house committee on territories agreed to vote on the New Mexico and Arizona statehood bills. We hope the bills, when they are brought before the committee, will not, like the ground hog, see their shadows and have to go back for six weeks.

SENATOR CANNON, of Utah, stands upon a good political platform. He is in favor of unlimited coinage at 16 to 1, favors protection, and high protection at that, believes in a firm stand on the Monroe doctrine and is unequivocally of the opinion that beligerent rights should be accorded Cuba.

WHILE the democratic central committee was in session at Santa Fe, passing a resolution complimenting the territorial officers for their protection of life and property in New Mexico, a large party was out in Luna county looking for the murdered bodies of Col. Fountain and son.

MR. GORMAN is to retire from national politics long enough to repair his Maryland machine. If, says the Chicago Times Herald, the Maryland voters meant what they said last November, the repaired Gorman machine will make its debut at about the same time the lively motor begins to move.

We have no doubt of the truth of the report that the whole federal gaud at Santa Fe were to share in the swag to be received for permitting the prize fight to come off in the territory. The decent people of the territory have great reason to be thankful that we had such a man as Mr. Catron at Washington, when such a trade as this was to be consummated.

It is generally understood in Washington, say the correspondents, that the withdrawal of Gen. Harrison from the presidential contest will be more to the advantage of Gov. McKinley than any other candidate, not only in Indiana but in other parts of the west and in the southern states, although it is expected that Allison will have two or three members of the Indiana delegation.

JOHN C. NEW, who for the last twelve years has had most to do with controlling the thirty votes of Indiana in republican national conventions, says that state's delegation in the St. Louis convention will be divided between Allison and McKinley. "As the situation stands at present I am for Allison," said Mr. New. "I believe that of the candidates mentioned at this time, he is the most available."

SPEAKING of the third term boomers, the Washington correspondent of the Chicago Record says: "When the national democratic committee was in session here, Mr. Prather, of St. Louis, called at the white house, and in the course of a conversation told the president that his friends expected to nominate him for a third term. The president's answer was ambiguous, he replied: 'Prather, don't you think we have trouble enough without undertaking that?'"

## HARRISON'S WITHDRAWAL

Speculating upon the effect that Harrison's withdrawal is likely to have on the presidential situation, the Globe-Democrat thinks it may safely be said that "part of Harrison's Indiana following will go to McKinley. The Ohioan all along has seemed to be strong in the ex-president's state. The consideration of contingency probably has much to do with this feeling. As neighboring states their business and social relations are close, and these often produce a harmony of political interests when not varieties of favorite sons intervene. Harrison's refusal to enter the race removes such rivalry and jealousy as has existed, and for partisan purposes, may be said to make the two states a single community. Yet another consideration must be taken into account here—many of Harrison's friends in Indiana and elsewhere lay the chief blame of Harrison's defeat on the tariff act which bore McKinley's name. This feeling is not calculated to make them enthusiastic champions of the Ohio statesman. On the whole it may safely be assumed that Harrison's refusal to assume his name to go before the convention leaves Root and McKinley running a neck and neck race, makes Allison a strong third, and makes no important change in the relative positions of Morton and the other smaller aspirants."

## STILL WORRYING HIM

The Socorro Chieftain continues to make it very uncomfortable for Governor Thornton on account of the Hudson matter. The governor removed Col. Hudson from the penitentiary board because the latter had charged mileage while riding on a pass. The papers of the territory charged the governor with having done the same thing. This, the governor, through the columns of his own paper, very indignantly and vehemently denied. He admitted he rode on a pass, but declared, in the most positive terms, that he never charged mileage for such trips. Then Col. Williams, of the Chieftain, went over to the school of mines, which is located at Socorro, and by an examination of the records found that Mr. Thornton had put in his bill for mileage, while a member of the board of regents, and riding on a pass, that he had sworn to the account and drawn the money, and that he had done this regularly, all the time he was a member of that board. Of course, it was awfully cruel in Williams to draw the record on the governor in that cold blooded manner—and now the governor's organ at Santa Fe, and its echo in Albuquerque and other places are devoting much of their space to the work of showing that this Williams is a horribly bad man, and always interfering with other people's affairs. But still the fact remains that the governor has been convicted of doing, habitually, the same thing which in Hudson, he considered an offense that warranted removal.

## UBAN AMAZONS

Some of the Cuban women have asserted their rights with rather more emphasis than have any of their sisters in this country. It is stated, upon what appears to be reliable authority, that Gomez has in his army a regularly organized company of women soldiers. An account of the origin of this unique battalion is thus given by a war correspondent in Cuba: "The name of the pretty and patriotic Cuban girl who has been with Gomez since he left Santa Clara was with this week made known in the official dispatches from Consolation del Sur, where, a few days ago, she was severely wounded in the arm. Her name is Marina Gonzalez, and her parents live in the outskirts of Sancti Spiritus. Senorita Gonzalez followed her brother to the army of Gomez. Her intention was at first to be near him and care for him should he be wounded. But later she began to admire the life of a soldier, and the rebel general appointed her an honorary captain on his staff."

"When the army was entering Consolation del Sur a few days ago, after Gomez had advised the people of the place that no harm would be done them if they remained, several shots came from different directions, and the girl was wounded as stated. This enraged Gomez, and he ordered that the houses of the entire street be burned to the ground, and all persons who might resist forthwith shot. Encouraged by the example and heroism of Senorita Gonzalez, a number of other Cuban girls have joined the army, and the little company of Amazons, commanded by their captain, form an interesting feature. They all have horses, ride astride, and act as sort of combination nurse and sunshine corps."

## "SOURCES OF TILLMANISM"

Under the above caption the New York World, a democratic paper with more readers than any other in the United States, gives the Cleveland administration one of the cruelest stabs that it has ever received from any source. Says the World: "In the discharge of its duty as a newspaper, The World gave ample space to the extraordinary speech of Senator Tillman. In the further discharge of the same duty it also gave space to the opinions favorable and unfavorable which this speech elicited. In spite of objections from the severe tone, temper and manner, in spite of the coarseness and brutality of its attacks on the president and the ferocity of its final menace, its sentiments seem to have obtained a remarkably wide approval among the masses of the people, even at the north. So long as the matter of the speech suits them they do not care much about the manner of it. Perhaps its very coarseness and fierceness may under the circumstances commend it."

"We say under the circumstances because so remarkable a phenomenon demands explanation. It is a real fact, not to be dismissed without notice but to be met honestly and boldly, and the explanation is not only easy, it is notorious. If there were no cause for Tillmanism there would be no Tillman. If he charges the word senator from South Carolina had no basis of truth they could not harm. It is the element of truth in them which makes them noteworthy."

"It is unfortunately true that the relations between the executive and Wall street have been mainly close, that the treasury has been managed in the interest of syndicates, that the enforcement of the anti-trust laws has been turned into a mockery, that the attempt to adjust taxation in proportion to wealth has been defeated by a majority decision of the supreme court, that the influence of plutocracy is mounted in the composition of the senate, in the control of legislation and in the organization of national political conventions and campaigns."

"These are evils whose existence is patent. They are the notorious explanation of Tillmanism. So long as the causes exist we must expect the consequences. It is not the part of sense, or of courage, to consider that such a phenomenon exists without cause."

## CARDINAL SATOLI

Vicar general Robinson, at Denver, has official information that Cardinal Satoli will visit Denver on the 14th of next month. Referring to this fact, which is one of much interest in church circles, the Denver Republican says: "The cardinal is accompanied by archbishop Chapelle and they will probably visit Denver together. At present their trip through the south is planned to terminate at New Orleans and from that city the cardinal and archbishop will go direct to Santa Fe. After a brief stay at the home of the archbishop they will come to Denver, and will remain the greater part of a week. From here the cardinal will go to St. Louis where he will confer certain powers upon candidates for positions of distinction in the priesthood."

"The visit of the cardinal to Denver and the west at the present time will accomplish a twofold result. Since his elevation to his present office he has been expecting at any time to be called to Rome, simply remaining here until such time as his successor may be appointed in this country."

"It will be to his advantage, before returning to Rome, to visit all parts of the United States that he may be the more thoroughly conversant with the condition of the church in all sections of the American continent, and know its special needs and advantages as well as disadvantages, where all or any of these shall exist. This will be his first and only visit to the western part of the continent."

"While Cardinal Satoli will set up no official record of inquiry there are many channels through which he will be able to secure much general knowledge touching the situation and he will very likely not neglect the opportunity."

"The pastor of the Denver churches will quite likely get together sometime today and appoint the committees necessary to prepare and give a reception suitable to the distinguished official position of their guest. A reception by the priests will likely be arranged, this being rather exclusive in its nature and followed by a general public reception in one of the opera houses."

"Bishop Matz will arrive but a few days prior to the time set for the coming of his guests."

"The date of his arrival in Santa Fe will probably be announced in a day or two, and there will no doubt be a large gathering of people there from different portions of the territory."

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## HEREN RICHMOND

Any minister, of any denomination, who knows a good thing when he sees it, can get fun enough to last a week by reading the following. It is from the El Paso Tribune, and was not intended to be a joke, but was published in all seriousness, and was the leading editorial in the issue of that paper of last Saturday evening. Any comment would be to the discredit of the editor of that paper, therefore we present it without a word.

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granulated sugar, 81; sugar-cured ham, 52; sugar-cured breakfast bacon, 54; pure broken Mocha and Java coffee, 15; 17-pound full fruit jelly, 50; California apricots, 3-pound can, 10; California grapes, 3-pound can, 10; California peaches, 3-pound can, 12 1/2c.

Mr. Cortes Improving. Several days ago, A. Cortes, a prominent business man and Pythian Knight of Socorro, met with a very serious accident. He was thrown from a wagon and his scalp was frightfully lacerated, a large piece of it hanging over the ear. Four days afterwards Dr. Kuetzler was called and a successful piece of surgery was performed. Mr. Cortes is now rapidly improving. At one time the head physician thought he would die.

## THE FOUNTAIN MYSTERY.

The Prisoner was Probably Taken to Texas. Editor A. J. Tappan, of Las Cruces, was in town last night. He stated that in regard to the disappearance of Col. Fountain, the mystery was still unsolved. The letters and messages to Mr. Catron gave the names of those alleged to be in the debt and told in detail the agreement entered into.

As part of the evidence that there was no intention to find in old Mexico, Mr. Catron had information that the material for the ambulance, which was being transported to El Paso to be set up in New Mexico, had been found in the middle of the night in old Mexico, the full-fledged arena would have been used and the Dallas material would not have been needed. The evidence sent up from Santa Fe is very sensational.

NEW FIELDS TO CONSIDER. A. T. Beckley, a successful mining man from Tripple Creek, who stopped over in this city last week, passed through from the south last night on his way home. He informed THE CITIZEN reporter that he had visited the Water canon gold district, in Socorro county, and was more than pleased with the prospects. "You have tripple creek down this way, if you know it," he said. Mr. Beckley will return shortly and will spend time and money in developing some water canon properties. The porphyritic formation there resembles some parts of the Tripple Creek country. The gentleman has made money in Tripple Creek and wants new fields to conquer.

A Bare Intellectual Treat. Robert J. Burdette, humorist and poet, funny man and philosopher, has announced that he will visit the Pacific coast on a lecturing tour. He will probably stop here under the auspices of the Outlook club. It makes very little difference about the lecture, the people will flock to hear him any way, because of the strong hold he has upon their admiration. Burdette is a man of it all, and his welcome will be as deserved as genuine.

omicals on the go. Last evening a special car rolled in with No. 2 from the south containing Superintendent H. T. Mudge, Superintendent H. C. Hurley and J. A. Harlan, superintendent of bridges and construction. The gentlemen made a complete inspection of the Rio Grande division and its bridges. Superintendent Harlan remained over here and the other gentlemen continued northward.

DISTRICT COURT. The End of the Special Term Coming this Week. Yesterday afternoon THE CITIZEN had gone to press and at the close of the testimony for the complainant in the case of Pedro Pera vs. Atchison, Topeka & Santa Fe Railroad company, the court instructed the jury to find a verdict for the defendant.

Three jurors were excused yesterday afternoon and a new venire was ordered, which was returned this morning, and the jury completed.

In the case of Leopoldo Mazou, appeal from justice of the peace; motion to dismiss for want of jurisdiction in the court below was ordered and granted.

Henry Kicks vs. John Kichenhach, chancery for injunction and receiver, dismissed by complainant.

Casandra Cal Co. vs. Isaac Bailey, de facto for failure to appear and final judgment for \$257.17.

In the case of Pedro Pera, Mariano Pera and Jose Manuel Monto against the Atchison, Topeka & Santa Fe Railroad company, motions were made for new trials and were overruled by the court.

Neill R. Field, receiver, vs. J. A. Johnson, et al., was continued for the term and set for trial peremptorily April 1.

Wm. Sanguinetti vs. J. R. McCowan, et al.; the demurrer of the defendants Cary, Flournoy and Johnson was overruled by the court, and the bill dismissed as to them.

Minnie M. Wheeler vs. Dwight Wheeler, chancery for divorce, in which cause the master's report is received and the court recommending a decree of divorce and that complainant be decreed to have the property, respondent by his solicitor, W. C. Hancock, in open court moved that the master's report be received and said master. The motion will be argued.

Geo. H. Brown, receiver of Bullock, Baker & Co's, effects, against G. W. Champion, receiver of a piano, is now being hotly contested.

The court announced that all cases set for trial after the Washington mine case would be continued, and all jurors after expending the jury in that case will be dismissed for the term. The Washington case will come up probably on Tuesday.

In the case of Geo. H. Brown, receiver, vs. Geo. W. Champion, at the conclusion of the testimony on behalf of the plaintiff, the defendant by his attorney, Frank W. Clancy, moved the court to find the issue for the defendant. The motion was elaborately argued Saturday evening. Mr. Childers representing the plaintiff, and at the conclusion of the testimony on behalf of the plaintiff, the defendant by his attorney, Frank W. Clancy, moved the court to find the issue for the defendant. The motion was elaborately argued Saturday evening. Mr. Childers representing the plaintiff, and at the conclusion of the testimony on behalf of the plaintiff, the defendant by his attorney, Frank W. Clancy, moved the court to find the issue for the defendant. The motion was elaborately argued Saturday evening. Mr. Childers representing the plaintiff, and at the conclusion of the testimony on behalf of the plaintiff, the defendant by his attorney, Frank W. 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